





September 28, 2012

Via Electronic Mail and Regular Mail

Carol Ropski
U.S. Environmental Protection Agency
Superfund Division
Enforcement and Compliance Assurance Branch
Enforcement Services Section 1, SE-5J
77 West Jackson Boulevard
Chicago, Illinois 60604-3590

Re: The Dayton Power and Light Company's Response to

September 10, 2012 General Notice Letter

South Dayton Dump and Landfill Site in Moraine, Ohio

Site Spill Notification Number: B52B

Dear Ms. Ropski:

The Dayton Power and Light Company ("DP&L") hereby responds to the United States Environmental Protection Agency's ("U.S.EPA") September 10, 2012 General Notice of Potential Liability for the South Dayton Dump ("Site"). Since DP&L is unaware of any hazardous substances going to the Site due to the activity or inactivity of DP&L or its agents, DP&L respectfully declines to perform or finance the activities described in U.S. EPA's September 10, 2012 General Notice letter for the Site. Further, DP&L specifically denies any liability that may be alleged as a result of the General Notice letter or activities performed in response to the General Notice letter.

Please send all further correspondence or notices in this matter to my attention at the following address:

Randall V. Griffin Chief Regulatory Counsel

The Dayton Power and Light Company

1065 Woodman Drive Dayton, Ohio 45432

With a copy to:

Frank L. Merrill, Esq. Bricker & Eckler LLP 100 South Third Street Columbus, Ohio 43215 Carol Ropski U.S. Environmental Protection Agency Page 2 September 28, 2012

As requested in U.S. EPA's September 10, 2012 General Notice letter, please be advised that DP&L currently is a defendant in a lawsuit involving the Site brought by plaintiffs Hobart Corporation, Kelsey-Hayes Company and NCR Corporation, pending in the U.S. District Court for the Southern District of Ohio, Western Division (*Hobart Corporation, et al. v. Waste Management of Ohio, Inc. et al.*, Case No. 3:10-cv-195). This case includes allegations of liability under the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) for conditions at the Site. DP&L has denied that it has any liability at the Site in this lawsuit and has moved for summary judgment on all remaining claims. Such motion for summary judgment is currently pending before the court.

Please contact me if I can be of further assistance.

Very truly yours,

Randall V. Griffin

Chief Regulatory Counsel

937-259-7221

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